Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

ACCEPTED/FILED

OCT 20 2015

In the Matter of) Federal Communications Commission Office of the Secretary
Roomlinx, Inc.	WC Docket No. 14
SignalShare Infrastructure, Inc.	
Application for Consent to Transfer)
Control of Cardinal Broadband, LLC.)
Blanket)
Domestic Authorizations Pursuant	<u> </u>
to Section 214 of the Communications Act)
of 1934, as Amended)

APPLICATION

Cardinal Broadband, LLC. a/k/a Sovereign Telecommunications ("Applicant"), SignalShare infrastructure, Inc. ("Newco") and Roomlinx, Inc. ("RMLX") (collectively the "Parties" or "Applicants"), by their attorneys, hereby request authority pursuant to Section 214 of the Communications Act of 1934, as amended, and Sections 63.04 and 63.24(e) of the Commission's Rules, to transfer control of the domestic authorizations held by the Applicant ("Transaction"). This application is submitted pursuant to a Subsidiary Merger Agreement between the Applicants entered into on March 27, 2015 ("Merger Agreement").

The Applicants respectfully request streamlined treatment of this Application pursuant to Sections 63.03 and 63.12 of the Commission's Rules. This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2) of the Commission's Rules because: (1) the proposed transaction will result in the Applicant having a market

share in the interstate, interexchange market of less than 10 percent; (2) Applicant will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (3) neither the Applicants nor any of their affiliates are regulated as dominant with respect to any service. This Application also qualifies for streamlined treatment under Section 63.12 because, in accordance with Section 63.12(c): (1) Applicant will not be affiliated with any foreign carriers; (2) Applicant will not be affiliated with any dominant U.S. carrier; and (3) no authority is requested to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switched services over private lines.

In support of its Application, the Parties provide the following:

I. APPLICANTS

A. Cardinal Broadband, LLC

Applicant is a limited liability corporation headquartered at 2150 W. 6th Ave Ste. H Broomfield, CO 80020. Applicant's is a wholly owned subsidiary of RMLX. RMLX is a domestic U.S. corporation (see section I.B below for further information).

Applicant is a full-service network communications service provider that offers a variety of origination and termination products, services, and customized network solutions. Applicant serves a range of customers in Colorado providing Broadband internet access, VoIP services and resold POTs service to customers. Some of the local

services provided by the Applicant include services allowing telecommunications transmission of alarm service notifications.^{1/}

B. Roomlinx, Inc.

RMLX is a Nevada corporation with headquarters at 2150 W. 6th Ave Ste. H
Broomfield, CO 80020. RMLX is the parent corporation of the Applicant. Pursuant to
the terms of the Merger Agreement, RMLX will acquire complete ownership of Signal
Point Holdings Corp. ("SPHC"), a Delaware corporation, Signal Point
Telecommunications Corp. ("SPTC"), a provider of voice over Internet Protocol
("VoIP") or IP-enabled services and internet access services in the form of resold
dedicated data transport services to business customers, Signal Point Corp. ("SPC"), a
provider of telecommunications services² and its subsidiaries: SignalShare LLC.
("SSLLC"), a Deleware limited Liability Corporation and a provider of internet access
and marketing services for large scale events and venues, and SignalShare Software
Development Corp., a Delaware corporation providing software development services.³
SPHC will retain complete ownership of its subsidiaries but it will be the wholly owned
subsidiary of RMLX.

C. SignalShare Infrastructure, Inc.

Applicant is authorized to provide interexchange and intrastate telecommunications services in Colorado.

² Signal Point Corp. does not provide any services to any customers or have any operations and has surrendered its 214 authority and deactivated its Filer ID and discontinued services in accordance with applications filed in 2013.

³ The entity names identified herein are likely to change over the next few months.

NewCo is a newly formed Nevada corporation. Newco will become the sole owner of Applicant upon consummation of the Transaction and Newco will be a wholly owned subsidiary of RMLX.

II. DESCRIPTION OF THE TRANSACTION

On March 27, 2015, the RMLX entered into the Merger Agreement with SPHC under which SSHC will become a wholly owned subsidiary of RMLX. Applicant will thereafter remain become a direct subsidiary of Newco which will be wholly owned by RMLX and SSHC's subsidiaries will remain direct subsidiaries of SPHC. The majority shareholder of RMLX will change to Mr. Robert DePalo who will own approximately 38% of RMLX. At present, Mr. DePalo is the only individual or entity with 10% or greater ownership in RMLX. The proposed Transaction will not result in an assignment of regulatory authority, customers, or assets. Customers will continue to receive bills under the Applicant's name and will continue to receive the same service quality they have come to expect from the Applicant. Moreover, all assets, contracts, and property of Applicant will remain with the Applicant. Consummation of the Transaction is contingent on, among other things, receipt of all necessary regulatory approvals.

III. PUBLIC INTEREST STATEMENT

Approval of the Transaction is in the public interest. Applicant will continue to offer services at the same rates, terms, and conditions such that the Transaction will be transparent to consumers. Applicant's ability to compete will also be enhanced by the financial benefit from increased income and cash flow. The combination of the Parties' industry knowledge, technological expertise, and products also will encourage the

development and deployment of other innovative product offerings, at cost effective rates, which will flow directly to consumers.

IV. INFORMATION REQUIRED BY SECTION 63.04 OF THE COMMISSION'S RULES

In support of this Application, the Applicants submit the following information pursuant to Section 63.04 of the Commission's Rules, including the information requested in for RMLX, Newco and Applicant as applicable:

Section 63.04 (a)(1) Name, address and telephone number of Applicants:

RMLX:

Roomlinx, Inc. 11101 W. 120th Ave. Broomfield, CO 80021 303-544-1111

Cardinal Broadband, LLC:

11101 W. 120th Ave. Broomfield, CO 80021 303-285-5357

FRN: 0013603931 Filer ID: 825356

SignalShare Infrastructure, Inc.:

Signal Share Infrastructure, Inc. 433 Hackensack Ave., 6th Floor Hackensack, NJ 781-613-6119

Section 63.04 (a)(2) RMLX and Newco are corporations organized under the laws of Nevada. Applicant is a limited liability company organized under the laws of Colorado. Section 63.04 (a)(3) Correspondence concerning this Application should be sent to:

Jonathon Bartlett 11101 West 120th Avenue Suite 200 Broomfield, CO 80021	Aaron Dobrinsky Roomlinx, Inc. 2150 W. 6th Ave Ste. H Broomfield, CO 80020
For Newco	
Michael Tenore Signal Share Infrastructure, Inc. 433 Hackensack Ave., 6 th Floor Hackensack, NJ	
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Section 63.04 (a)(4) The name, address, citizenship and principal business of any person or entity that directly or indirectly owns at least ten (10) percent of the equity of the applicant, and the percentage of equity owned by each of those entities (to the nearest one (1) percent):

Robert Depalo, a United States citizen will own approximately 38% of RMLX which will own 100% of Newco, the 100% owner of Applicant after the transaction is approved.

63.04(a)(5): In accordance with 47 CFR §§ 1.2001 through 1.2003, no party to this Transaction is subject to a denial of Federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988. *See* 21 U.S.C. 853.

63.04(a)(6): Description of the Transaction

The proposed transaction is described in Section II of the Application.

63.04(a)(7): Description of Geographic Service Area and Services in Each Area

A description of the geographic service areas and services provided in each area is described in Section I of the Application.

63.04(a)(8): Presumption of Non-Dominance and Qualification for Streamlining

This Application is eligible for streamlined processing pursuant to Section 63.03(a)(2) of the Commission's Rules because (1) the proposed transaction will result in the merged entity having a market share in the interstate, interexchange market of less than 10 percent; (2) Cardinal will continue to provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (3) neither the Applicants nor any of their affiliates are regulated as dominant with respect to any service.

63.04(a)(9): Other Pending Commission Applications Concerning the Proposed Transaction

None.

63.04(a)(10): Special Considerations

None.

63.04(a)(11): Waiver Requests (If Any)

None.

63.04(a)(12): Public Interest Statement

The proposed transaction is in the public interest for the reasons detailed in Section III of the Application.

VI. CONCLUSION

Based on the foregoing, Applicants respectfully submit that the public interest, convenience and necessity would be furthered by grant of this Application.

Respectfully submitted,

CARDINAL BROADBAND, LLC. Name: Jon Bartett Title: General Manager	ROOMLINX, INC. Name: Title:	
SIGNAL SHARE INFRASTRUCTURE, INC. Name: Title:		
Counsel for Signal Share Infrastructure, Inc.		
Date: April, 2015		